Case 5:08-cv-01972-JW Document 30 Filed 05/13/2008 Page 1 of 2 05-13-'08 14:25 FROM-Consumer Law Center, 408-294-6190 T-130 P002/003 F-354 Way-13-2008 01:48pm From-COUNTRYWIDE LEGAL +816-225-4022 T-709 P.003/004 F-122 State Bar No. 127229 Sanford Shatz 1 Sandy Shatz@Countrywide.com 2 5220 Las Virgenes Road, MS: AC-11 Calabasas, California 91302 3 Telephone: (818) 871-6062 Fax: (818) 871-4669 4 Attorneys for Defendant Countrywide Home Loans, Inc. 5 б 7 UNITED STATES DISTRICT COURT 8 FOR THE NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION 9 10 Case No.: C08-01972-HRL CARLOS H. PEREZ, individually and on 11 behalf of the general public, Hon. Howard R. Lloyd 12 Courtroom 2 Plaintiff, 13 14 VS. STIPULATION TO EXTEND THE TIME FOR COUNTRYWIDE HOME LOANS, INC. 15 GMAC MORTGAGE USA CORPORATION,) TO RESPOND TO COMPLAINT A/K/A GMAC MORTGAGE, LLC, a 16 [NO HEARING REQUESTED] Delaware corporation; MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, ) 17 INC., a Delaware corporation; EXECUTIVE 18 TRUSTEE SERVICES, LLC, a Delaware limited liability company; GREENPOINT 19 MORTGAGE FUNDING, INC., a New York corporation; ANDRUS & ASSOCIATES, 20 INC., a California corporation; PAUL RAY 21 ANDRUS, individually and in his official capacity; HOMECOMINGS FINANCIAL, 22 LLC, a Delaware limited liability company; COUNTRYWIDE HOME LOANS, INC., a 23 New York corporation; SOUTH PACIFIC 24 FINANCIAL CORPORATION, a California corporation; RESIDENTIAL MORTGAGE 25 CAPITAL, D/B/A FIRST SECURITY LOAN; ) 26 a California corporation; 27 28 s:\ss\lc\Percz-GMAO\stip-ext-time STIPULATION TO EXTEND TIME FOR COUNTRYWIDE HOME LOANS, INC. TO RESPOND TO

COMPLAINT

Case 5:08-cv-01972-JW Document 30 Filed 05/13/2008 Page 2 of 2 UD-13- UN 14:25 FRUM-Consumer Law Center, 408-294-6190 T-130 P003/003 F-354 May-13-2006 01:48pm From-COUNTRYWIDE LEGAL +918-225-4022 7-709 P.004/004 F-122 JAMES JOHN CHAPMAN, individually and ) in his official capacity; LUIS G. BARRIOS, individually and in his official capacity; ELIZABETH P. CAMPOS, individually and in) 3 her official capacity; and DOES 1 through 20, 4 inclusive, 5 Defendants. 6 7 It is stipulated by and between the parties, plaintiff Carlos H. Perez and defendant 8 Countrywide Home Loans, Inc., by and through their attorneys of record The Consumer Law 9 Center, Inc., by Fred W. Schwinn, and Sanford Shatz, attorney at law, respectively, as follows: 10 The response by Countrywide Home Loans, Inc. to the first amended complaint is 11 currently due on May 13, 2008. 12 The parties agree that Countrywide Home Loans, Inc. may respond to the first 2. 13 amended complaint up to and including June 13, 2008. 14 15 DATED: May 13, 2008 Ву: 16 FRED SCHWINN Attorneys for Plaintiff 17 Carlos H. Perez 18 19 DATED: May 2008 By: SANFORD SHATZ 20 Attorney's for Defendant 21 Countilwide Home Loans, Inc 22 23 24 25 26 27 28 s:\ss\lc\Perez-GMAC\srip-ext-rimc